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8	UNITED STATES DISTRICT COURT
9	DISTRICT OF NEVADA
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11	ENVTECH, INC., ) 3:11-cv-00523-HDM-WGC
12	Plaintiff, ) ) ORDER
13	VS.
14	TALMOR SUCHARD, SENTRO ) TECHNOLOGIES, LTD, and SENTRO )
15	TECHNOLOGIES, LLC,
16	Defendants. )
17	Plaintiff EnvTech ("EnvTech")has filed an amended complaint
18	asserting multiple claims against defendants Talmor Suchard
19	("Suchard"), Sentro Technologies LTD, and Sentro Technologies, LLC
20	("Sentro Nevada"). Plaintiff has also filed a motion for
21	preliminary injunction (#47), proposed interim injunctive relief
22	(#73), and on October 31, 2012, a "Request for Urgent Entry of
23	Injunctive Relief" (#78). On October 31, 2012, the court entered a
24	temporary restraining order enjoining and restraining Suchard from
25 26	sending out or transmitting any letters or other forms of
26 27	communication to oil refineries disclosing EnvTech's proprietary
27	chemical blends and cleaning processes, or other confidential,

proprietary, and trade secret information belonging to EnvTech.
 The court thereafter conducted a telephonic hearing on the Request
 for immediate injunctive relief (#78). This order follows.

#### 4 Factual Background

5 EnvTech claims to be the "world's primary provider" of chemical cleaning solutions to oil and gas refineries. Controlling 6 7 80 percent of the market for cleaning and neutralization of "HF 8 Alkylation" units - accounting for 40-60 percent of its business -9 and with a "significant presence in other types of unit cleaning," 10 EnvTech bases its success on its proprietary chemical formula and 11 processes that it claims no other company has been able to 12 duplicate. HF Alkylation units are a small part of the overall 13 refinery process, and they are not in all refineries.

Suchard is an Israeli citizen and former EnvTech employee.
Prior to working for EnvTech from 2005 to 2011, Suchard spent seven
years in the oil and gas refinery business.

17 Suchard's job responsibilities at EnvTech included visiting 18 clients, pitching work, and overseeing the cleaning processes, and 19 he had access to EnvTech's proprietary chemical formula and 20 cleaning process. Suchard asserts that the vast majority of his 21 time was spent in chemical cleaning of HF Alkylation units. While Suchard admits he cleaned other types of units, he claims he did so 22 23 only a few times and was not in charge of those projects. EnvTech, 24 however, produced evidence demonstrating that Suchard was also 25 involved in drafting proposals for decontamination of heat 26 exchangers, vapor phase cleaning unrelated to HF Alkylation, and 27 cleaning of vacuum towers, crude oil units, crude oil exchangers, 28 desalters, FCC Units, and heavy oil units. (Pl. Reply to Mot.

1 Prelim. Inj. Exs. 4, 7-8; Suchard Decl. in Support of Removal ¶ 3).

As part of his employment, Suchard signed an at-will employment agreement ("EA") and a "Trade Secrets and Non-Competition Agreement" ("TSNCA"). The agreements required Suchard to maintain the confidentiality of EnvTech's trade secrets and proprietary information, to not compete against it, and to not solicit EnvTech clients.

8 Suchard was terminated from EnvTech in May 2011. While still 9 employed by EnvTech, and after his termination up to the present 10 time, Suchard allegedly used and is using EnvTech's confidential 11 and proprietary information to compete against it, including 12 soliciting EnvTech's clients and creating two competing businesses. 13 Suchard does not deny that he has created oil and refinery cleaning 14 businesses, but denies that they compete with EnvTech, denies that 15 he has done any work for EnvTech clients, and denies using any of 16 EnvTech's confidential and trade secret information.

# 17 Preliminary Injunction Standard

18 "An injunction is a matter of equitable discretion and is an 19 extraordinary remedy that may only be awarded upon a clear showing 20 that the plaintiff is entitled to such relief." *Earth Island Inst.* 21 v. Carlton, 626 F.3d 462, 469 (9th Cir. 2010) (internal quotation 22 marks omitted).

To obtain a preliminary injunction, EnvTech must show: (1) it
will probably prevail on the merits; (2) it will likely suffer
irreparable injury if relief is denied; (3) the balance of equities
tips in its favor; and (4) an injunction is in the public interest.
Winter v. Natural Res. Defense Council, Inc., 555 U.S. 7, 129 S.
Ct. 365, 374 (2008).

1 Alternatively, an injunction may issue under the "sliding 2 scale" approach if there are serious questions going to the merits 3 and the balance of hardships tips sharply in EnvTech's favor, so 4 long as EnvTech still shows a likelihood of irreparable injury and 5 that an injunction is in the public interest. Alliance for the Wild Rockies v. Cottrell, 632 F.3d 1127, 1135 (9th Cir. 2011). 6 7 "Serious questions are those which cannot be resolved one way or 8 the other at the hearing on the injunction." Bernhardt v. Los 9 Angeles County, 339 F.3d 920, 926-27 (9th Cir. 2003) (internal quotation marks omitted) (citing Republic of the Philippines v. 10 11 Marcos, 862 F.2d 1355, 1362 (9th Cir. 1988)). They "need not 12 promise a certainty of success, nor even present a probability of 13 success, but must involve a 'fair chance of success on the 14 merits.'" Marcos, 862 F.2d at 1362.

### 15 I. Likelihood of Success/Serious Questions

16 While employed by EnvTech, Suchard signed agreements to not disclose EnvTech's confidential, proprietary, and trade secret 17 18 information, (TSNCA §§ 1.3, 1.4, 1.6, 1.7; EA  $\P$  18), and to not 19 "engage or participate in any competitive activity relating to the 20 subject matter of his ... hiring by" EnvTech, (TSNCA § 1.8). A 21 review of the record indicates that these agreements are likely enforceable. It also indicates that Suchard is likely violating 22 23 the enforceable agreements.

The most recent filings by EnvTech present evidence
demonstrating threats by Suchard to immediately disclose
confidential, proprietary and trade secret information belonging to
EnvTech to at least 100 refineries. In addition, the record
contains persuasive evidence that Suchard has engaged and continues

1 to engage in competitive activities relating to the subject matter 2 of his hiring - that is, Suchard is competing or attempting to 3 compete with EnvTech in the cleaning of oil and gas refinery units. Significantly, while employed by EnvTech, he cleaned and/or drafted 4 5 proposals for cleaning for several different types of units. Accordingly, pending full review of EnvTech's motion for 6 7 preliminary injunction, the court concludes that EnvTech has shown 8 at least serious questions going to, if not a likelihood of success 9 on, the merits of its claim that Suchard is violating his 10 employment agreements.

11 II. Likelihood of Irreparable Harm

12 The disclosure of confidential trade secret information would 13 cause immediate and irreparable harm to EnvTech. Further, given 14 the evidence of Suchard's conduct, the court also concludes that 15 Suchard's competitive activities threaten to undermine EnvTech's 16 goodwill and market share and would also therefore result in 17 irreparable harm.

18 **III. Balance of Hardships** 

19 EnvTech's potential loss of confidential, proprietary, and 20 trade secret information and of market share greatly outweighs 21 Suchard's inability to work in the field of oil and gas refinery cleaning insofar as it relates to work he performed for EnvTech, 22 23 particularly in light of the most recent filing reflecting efforts 24 by Suchard to disclose confidential, proprietary and trade secret 25 information that belongs to EnvTech. Accordingly, the court finds 26 the balance of hardships tips in EnvTech's favor.

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### 1 IV. Public Interest

2 "The public interest inquiry primarily addresses impact on 3 non-parties rather than parties." Sammartano v. First Judicial 4 Dist. Court, 303 F.3d 959, 974 (9th Cir. 2002). The nonparties 5 potentially impacted by an injunction would be clients and potential clients of EnvTech and Suchard. Those clients would have 6 7 fewer options for chemical cleaning and may have to pay more for 8 such services. On the other hand, the businesses that provide 9 chemical cleaning services exist and are able to thrive in part 10 because of trade secret protection. Failure to protect trade 11 secrets would greatly undermine EnvTech's business, would 12 discourage innovation in the field, and could eventually reduce the 13 number of businesses engaged in the cleaning of oil and gas 14 refineries. On balance, the court concludes that the public 15 interest favors the protection of EnvTech's confidential and trade 16 secret information and therefore favors the issuance of a 17 preliminary injunction.

# 18 Conclusion

19 EnvTech has shown a likelihood of success on, or at the very 20 least serious questions going to, the merits of its contractual 21 claims, that it faces likely irreparable harm in the absence of an injunction, that the balance of hardships tips sharply in its 22 23 favor, and that the public interest favors an injunction. 24 Accordingly, a preliminary injunction is properly issued pending a 25 full hearing on EnvTech's motion for preliminary injunction. This is particularly justified because of Suchard's conduct, which has 26 27 led to Suchard's counsel's request to withdraw as counsel and the 28 likelihood that the court will grant the withdrawal and of

1 necessity have to vacate the November 7, 2012, date set for the 2 hearing on the original motion for injunctive relief and reset it 3 at a future time when Suchard has obtained new counsel or represents himself. Accordingly, pursuant to Federal Rule of Civil 4 5 Procedure 65 the court hereby enters its order enjoining and 6 restraining defendant Talmor Suchard and his agents, assigns, or 7 affiliates from the following:

8 1. Using in any way, or disclosing to anyone, any of EnvTech's confidential and proprietary information and 10 trade secrets, including but not limited to EnvTech's strategic planning information, the chemical formulas it 12 has developed to service its customers, identities or 13 information on its customers including attributes and preferences, and the unique processes and procedures 15 EnvTech has developed to service its customers; 16 2. Sending out or transmitting any letters or other forms of 17 communication to oil refineries stating that EnvTech's 18 chemicals contain unspecified carcinogens; 19

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3. Holding himself out to anyone as affiliated with EnvTech or use EnvTech's name, trademarks, literature or documents for any purpose whatsoever;

Engaging in any type of chemical cleaning business 4. related to activities Suchard participated in while employed by EnvTech, including:

25 a. HF Alkylation Unit Cleaning; 26 a. Decontamination of Heat Exchangers; 27 b. Cleaning of Vacuum Towers; 28 c. Cleaning of Crude Oil Units;

1	d. Cleaning of Crude Oil Exchangers;
2	e. Cleaning of Desalters;
3	f. Cleaning of FCC Units;
4	g. Vapor Phase Cleaning;
5	h. Cleaning of Heavy Oil Units; and
6	5. Soliciting or encouraging any person or entity with whom
7	EnvTech has done business while Suchard was employed with
8	EnvTech to cease doing business with EnvTech and to do
9	business with defendants, the Suchard affiliates, or any
10	other third party.
11	The bond previously posted by EnvTech shall apply to this
12	preliminary injunction.
13	IT IS SO ORDERED.
14	DATED: This 1st day of November, 2012.
15	Howard DMEKiller
16	UNITED STATES DISTRICT JUDGE
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